Z-0155.5		

SENATE BILL 5670

State of Washington 55th Legislature 1997 Regular Session

By Senators McCaslin, Haugen and Roach; by request of Utilities & Transportation Commission

Read first time 02/06/97. Referred to Committee on Government Operations.

- 1 AN ACT Relating to state-issued solid waste collection certificates
- 2 in cities and towns; amending RCW 35.02.160, 35.13.280, and 35A.14.900;
- 3 and adding a new section to chapter 81.77 RCW.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 35.02.160 and 1986 c 234 s 24 are each amended to read 6 as follows:
- 7 The incorporation of any territory as a city or town shall cancel,
- 8 as of the effective date of such incorporation, any franchise or permit
- 9 theretofore granted to any person, firm or corporation by the state of
- 10 Washington, or by the governing body of such incorporated territory,
- 11 authorizing or otherwise permitting the operation of any public
- 12 transportation, garbage ((collection and/or)) disposal or other similar
- 13 public service business or facility within the limits of the
- 14 incorporated territory, but the holder of any such franchise or permit
- 15 canceled pursuant to this section shall be forthwith granted by the
- 16 incorporating city or town a franchise to continue such business within
- 17 the incorporated territory for a term of not less than the remaining
- 18 term of the original franchise or permit, or five years, whichever is
- 19 the shorter period, and the incorporating city or town, by franchise,

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permit or public operation, shall not extend similar or competing 1 services to the incorporated territory except upon a proper showing of 2 the inability or refusal of such person, firm or corporation to 3 4 adequately service said incorporated territory at a reasonable price: PROVIDED, That the provisions of this section shall not preclude the 5 purchase by the incorporating city or town of said franchise, business, 6 7 or facilities at an agreed or negotiated price, or from acquiring the 8 same by condemnation upon payment of damages, including a reasonable 9 amount for the loss of the franchise or permit. In the event that any 10 person, firm or corporation whose franchise or permit has been canceled by the terms of this section shall suffer any measurable damages as a 11 result of any incorporation pursuant to the provisions of chapter 35.02 12 13 RCW, such person, firm or corporation shall have a right of action against any city or town causing such damages. 14

After the incorporation of any city or town, the utilities and transportation commission shall continue to regulate solid waste collection within the limits of the incorporated city or town until such time as the city or town notifies the commission, in writing, of its decision to contract for solid waste collection or provide solid waste collection itself pursuant to RCW 81.77.020. In the event the incorporated city or town at any time decides to contract for solid waste collection or decides to undertake solid waste collection itself, the holder of any such franchise or permit that is so canceled in whole or in part shall be forthwith granted by the incorporated city or town a franchise to continue such business within the incorporated territory for a term of not less than the remaining term of the original franchise or permit, or five years, whichever is the shorter period, and the incorporated city or town, by franchise, permit, or public operation, shall not extend similar or competing services to the incorporated territory except upon a proper showing of the inability or refusal of such person, firm, or corporation to adequately service the incorporated territory at a reasonable price. Upon the effective date specified by the city or town council's ordinance or resolution to have the city or town contract for solid waste collection or undertake solid waste collection itself, the transition period specified in this section begins to run. This section does not preclude the purchase by the incorporated city or town of the franchise, business, or facilities at an agreed or negotiated price, or from acquiring the same by condemnation upon payment of damages, including a reasonable amount for

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- 1 the loss of the franchise or permit. In the event that any person,
- 2 firm, or corporation whose franchise or permit has been canceled in
- 3 whole or in part by the terms of this section suffers any measurable
- 4 damages as a result of any incorporation pursuant to this chapter, such
- 5 person, firm, or corporation has a right of action against any city or
- 6 town causing such damages.

7 **Sec. 2.** RCW 35.13.280 and 1994 c 81 s 15 are each amended to read 8 as follows:

9 The annexation by any city or town of any territory pursuant to those provisions of chapter 35.10 RCW which relate to the annexation of 10 a city or town to a city or town, or pursuant to the provisions of 11 chapter 35.13 RCW shall cancel, as of the effective date of such 12 annexation, any franchise or permit theretofore granted to any person, 13 14 firm or corporation by the state of Washington, or by the governing 15 body of such annexed territory, authorizing or otherwise permitting the operation of any public transportation, garbage ((collection and/or)) 16 disposal or other similar public service business or facility within 17 18 the limits of the annexed territory, but the holder of any such 19 franchise or permit canceled pursuant to this section shall be forthwith granted by the annexing city or town a franchise to continue 20 such business within the annexed territory for a term of not less than 21 five years from the date of issuance thereof, and the annexing city or 22 23 town, by franchise, permit or public operation, shall not extend 24 similar or competing services to the annexed territory except upon a 25 proper showing of the inability or refusal of such person, firm or corporation to adequately service said annexed territory at a 26 reasonable price: PROVIDED, That the provisions of this section shall 27 not preclude the purchase by the annexing city or town of said 28 29 franchise, business, or facilities at an agreed or negotiated price, or 30 from acquiring the same by condemnation upon payment of damages, including a reasonable amount for the loss of the franchise or permit. 31 In the event that any person, firm or corporation whose franchise or 32 33 permit has been canceled by the terms of this section shall suffer any 34 measurable damages as a result of any annexation pursuant to the of the laws above-mentioned, such person, firm or 35 provisions 36 corporation shall have a right of action against any city or town 37 causing such damages.

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After an annexation by a city or town, the utilities and 1 transportation commission shall continue to regulate solid waste 2 3 collection within the limits of the annexed territory until such time 4 as the city or town notifies the commission, in writing, of its decision to contract for solid waste collection or provide solid waste 5 collection itself pursuant to RCW 81.77.020. In the event the annexing 6 7 city or town at any time decides to contract for solid waste collection 8 or decides to undertake solid waste collection itself, the holder of 9 any such franchise or permit that is so canceled in whole or in part shall be forthwith granted by the annexing city or town a franchise to 10 continue such business within the annexed territory for a term of not 11 less than the remaining term of the original franchise or permit, or 12 not less than five years, whichever is the shorter period, and the city 13 14 or town, by franchise, permit, or public operation, shall not extend similar or competing services to the annexed territory except upon a 15 proper showing of the inability or refusal of such person, firm, or 16 corporation to adequately service the annexed territory at a reasonable 17 18 price. Upon the effective date specified by the city or town council's 19 ordinance or resolution to have the city or town contract for solid waste collection or undertake solid waste collection itself, the 20 transition period specified in this section begins to run. This 21 section does not preclude the purchase by the annexing city or town of 22 the franchise, business, or facilities at an agreed or negotiated 23 24 price, or from acquiring the same by condemnation upon payment of damages, including a reasonable amount for the loss of the franchise or 25 permit. In the event that any person, firm, or corporation whose 26 franchise or permit has been canceled by the terms of this section 27 28 suffers any measurable damages as a result of any annexation pursuant 29 to this chapter, such person, firm, or corporation has a right of 30 action against any city or town causing such damages.

31 **Sec. 3.** RCW 35A.14.900 and 1967 ex.s. c 119 s 35A.14.900 are each 32 amended to read as follows:

The annexation by any code city of any territory pursuant to this chapter shall cancel, as of the effective date of such annexation, any franchise or permit theretofore granted to any person, firm or corporation by the state of Washington, or by the governing body of such annexed territory, authorizing or otherwise permitting the operation of any public utility, including but not limited to, public

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electric, water, transportation, garbage ((collection and/or)) disposal 1 or other similar public service business or facility within the limits 2 of the annexed territory, but the holder of any such franchise or 3 4 permit canceled pursuant to this section shall be forthwith granted by 5 the annexing code city a franchise to continue such business within the annexed territory for a term of not less than five years from the date 6 7 of issuance thereof, and the annexing code city, by franchise, permit 8 or public operation, shall not extend similar or competing services to 9 the annexed territory except upon a proper showing of the inability or 10 refusal of such person, firm or corporation to adequately service said annexed territory at a reasonable price: PROVIDED, That the provisions 11 of this section shall not preclude the purchase by the annexing code 12 city of said franchise, business, or facilities at an agreed or 13 negotiated price, or from acquiring the same by condemnation upon 14 15 payment of damages, including a reasonable amount for the loss of the 16 franchise or permit. In the event that any person, firm or corporation 17 whose franchise or permit has been canceled by the terms of this section shall suffer any measurable damages as a result of any 18 19 annexation pursuant to the provisions of the laws above-mentioned, such 20 person, firm or corporation shall have a right of action against any code city causing such damages. 21

After an annexation by a code city, the utilities and transportation commission shall continue to regulate solid waste collection within the limits of the annexed territory until such time as the city notifies the commission, in writing, of its decision to contract for solid waste collection or provide solid waste collection itself pursuant to RCW 81.77.020. In the event the annexing city at any time decides to contract for solid waste collection or decides to undertake solid waste collection itself, the holder of any such franchise or permit that is so canceled in whole or in part shall be forthwith granted by the annexing city a franchise to continue such business within the annexed territory for a term of not less than the remaining term of the original franchise or permit, or not less than five years, whichever is the shorter period, and the city, by franchise, permit, or public operation, shall not extend similar or competing services to the annexed territory except upon a proper showing of the inability or refusal of such person, firm, or corporation to adequately service the annexed territory at a reasonable price. Upon the effective date specified by the code city council's

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- ordinance or resolution to have the code city contract for solid waste collection or undertake solid waste collection itself, the transition
- 3 period specified in this section begins to run. This section does not
- 4 preclude the purchase by the annexing city of the franchise, business,
- 5 or facilities at an agreed or negotiated price, or from acquiring the
- 6 same by condemnation upon payment of damages, including a reasonable
- 7 amount for the loss of the franchise or permit. In the event that any
- 8 person, firm, or corporation whose franchise or permit has been
- 9 canceled by the terms of this section suffers any measurable damages as
- 10 a result of any annexation pursuant to this chapter, such person, firm,
- 11 or corporation has a right of action against any city causing such
- 12 damages.
- NEW SECTION. Sec. 4. A new section is added to chapter 81.77 RCW
- 14 to read as follows:
- 15 A city, town, or combined city-county may at any time reverse its
- 16 decision to exercise its authority under RCW 81.77.020. In such an
- 17 event, the commission shall issue a certificate to the last holder of
- 18 a valid commission certificate of public convenience and necessity, or
- 19 its successors or assigns, for the area reverting to commission
- 20 jurisdiction. If there was no certificate existing for the area, or
- 21 the previous holder was compensated for its certificate property right,
- 22 the commission shall consider applications for authority under RCW
- 23 81.77.040.
- 24 <u>NEW SECTION.</u> **Sec. 5.** If any provision of this act or its
- 25 application to any person or circumstance is held invalid, the
- 26 remainder of the act or the application of the provision to other
- 27 persons or circumstances is not affected.

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